



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER FOR PATENTS  
P.O. Box 1450  
Alexandria, Virginia 22313-1450  
[www.uspto.gov](http://www.uspto.gov)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/741,673	12/19/2000	Neil C. Bird	GB 000057	7056

24737 7590 09/26/2003

PHILIPS INTELLECTUAL PROPERTY & STANDARDS  
P.O. BOX 3001  
BRIARCLIFF MANOR, NY 10510

EXAMINER

NGUYEN, LINH M

ART UNIT	PAPER NUMBER
	2816

DATE MAILED: 09/26/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	09/741,673	BIRD, NEIL C.	
	<b>Examiner</b>	<b>Art Unit</b>	
	Linh M. Nguyen	2816	15

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
**Period for Reply**

**A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.**

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) Responsive to communication(s) filed on 01 July 2003 and 28 April 2003.
- 2a) This action is FINAL.                    2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) Claim(s) 1-15 is/are pending in the application.
  - 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) Claim(s) 1-5 and 11-13 is/are allowed.
- 6) Claim(s) 6-10, 14 and 15 is/are rejected.
- 7) Claim(s) \_\_\_\_\_ is/are objected to.
- 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on 29 May 2001 is/are: a) accepted or b) objected to by the Examiner.  
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) The proposed drawing correction filed on \_\_\_\_\_ is: a) approved b) disapproved by the Examiner.  
 If approved, corrected drawings are required in reply to this Office action.
- 12) The oath or declaration is objected to by the Examiner.

**Priority under 35 U.S.C. §§ 119 and 120**

- 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
  - a) All b) Some \* c) None of:
    1. Certified copies of the priority documents have been received.
    2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
    3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.
- 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
  - a) The translation of the foreign language provisional application has been received.
- 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)                  | 4) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s). _____  |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)         | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____ | 6) <input type="checkbox"/> Other: _____                                    |

## **DETAILED ACTION**

This is a response to the Applicant's RCE filing on 07/01/2003 and amendment submitted on 04/28/2003. According to this amendment, claims 1-15 are now presented in the instant application.

### ***RCE acknowledgement/ Prosecution reopened***

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114.

Applicant's submission filed on 07/01/2003 has been entered.

### ***Claim Rejections - 35 USC § 102***

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 6-10 and 14-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Bird (U.S. Patent No. 5,721,422).

With respect to claim 6, Bird discloses, in figure 1 and col. 6, lines 13-39, an electric device comprising (1) an array of charge storage elements which (i) are arranged in rows [N,N',... ] and columns [M,M+1,... ], and (ii) are coupled to row and column conductors [21, 11]; wherein the column conductors are arranged in groups [11a, 11b, ..] (see figure 7) and each

group has a respective common output [nodes on 11a]; (2) a multiplexer circuit [S1, S2, 8, capacitor in parallel with 8], for switching a selected one of a plurality of current inputs carried by respective input lines [21a, 21b] to the common output [nodes on 11a], having, for each input line, (i) a diode clamp with first and second clamp terminals [7,6] and first and second clamp diodes [S1,S2] arranged in series with the same polarity between said clamp terminals, and (ii) isolation means [8] between each input line and the common output; wherein (a) each input line is connected to the isolation means and to a point [5'] between the first and second clamp diodes, and (b) the diode clamp operates (i) in a first mode in which voltages are applied to the clamp terminals such that the diodes of the diode clamp are forward biased and hold a first voltage that prevents the passage of current from the input line to the common output, and (ii) in a second mode in which the diodes of the diode clamp are reverse biased allowing for the passage of a current from the input line to the common output, and (c) the multiplexer circuit couples the column conductors of the respective groups to the respective common output; and (3) a charge measurement device [70] that measures a flow of charge from the common output; and wherein only two connections [7, *input of S2*] to the diode clamp control switching of the respective input line.

With respect to claim 7, figure 1 of Bird shows that the charge storage elements have photosensitive pixels including a photodiode [8] and a switching diode [S1, S2].

With respect to claim 8, figure 1 of Bird shows that the isolation means has an isolation capacitor [capacitor in parallel with 8].

With respect to claim 9, Bird discloses, in figure 1 and col. 8, lines 3-23, that (i) the second mode charge flows from each input to the respective isolation capacitor, and (ii) the diode

clamp is operable in a third mode in which voltages are applied to the clamp terminals [6, 7] such that the diodes [S1, S2] in the diode clamp are forward biased and hold the input line at a second voltage which causes charge stored on the isolating capacitor to flow between the isolation capacitor and the charge measurement device [70].

With respect to claims 10 and 14-15, figure 1 of Bird shows that the first voltage is selected to reverse bias the switching diode (see col. 6, lines 37-38).

***Allowable subject matter***

4. Claims 1-5 and 11-13 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

Prior art fails to disclose or suggest 1) a multiplexer circuit for switching wherein each input line is connected *only* to the isolation means and to a point between the first and second clamp diodes, as called for in claim 1; and 2) the configuration of a variable capacitor in the pixels and that the determination of the capacitance is based on the measured current, as called for in claim 11.

***Remarks and conclusion***

5. Applicant's arguments with respect to claims 1 and 6 have been seriously considered. However, they are not fully persuasive.

With respect to the Applicant's argument on claim 6, at page 5, 2<sup>nd</sup> paragraph, the Examiner does not understand what the Applicant intends to argue about.

With respect to claim 6, in last paragraph of page 4 and continued onto page 5, the amendment regarding the added limitation "*wherein only two connections to the diode clamp control switching of the respective input line*" has not placed the claim in the condition for

allowance since the cited prior art Bird discloses the indicated limitation (see 102 rejection).

Therefore, claim 6 remains rejected as being anticipated by Bird (U.S. Patent No. 5,721,422).

*Inquiry*

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Linh M. Nguyen whose telephone number is (703) 305-0414. The examiner can normally be reached on Alternate Mon, Tuesday - Friday from 7:00 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy P Callahan can be reached on (703) 308-4876. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Linh M. Nguyen  
Examiner  
Art Unit 2816

LMN

